

September 23, 2022

Honorable Chief Judge Martin Glenn  
United States Bankruptcy Court  
Southern District of New York  
Court Room #523  
One Bowling Green  
New York, New York 10004-1408



**Subject: Celsius Network LLC, Bankruptcy Case #22-10964**

To: Honorable Chief Judge Martin Glenn

This letter is to acknowledge and confirm that I have an account, as a creditor, with Celsius Network LLC. I understand that the claim form 410 will be revised and provided to Celsius account holders so we can properly identify our account assets and not just a dollar value at the time that Celsius froze accounts and filed for bankruptcy.

Since the dollar value of crypto currency and stable coins changes every second it is not realistic to submit an accurate dollar claim value other than the quantity of the stable coins held in each account on the day assets were frozen.

The assets I own in my Celsius Earn account have **not** been collateralized against any loan and are unencumbered and should be returned to me in full are itemized below:

BTC = 1.158434 each	DOT = 11.405487 each
ETH = 8.117238 each	ADA = 1,659.075334 each
LINK = 189.990785 each	LTC = 12.562286 each
ZRX = 1,024.148848 each	SNX = 221.697059 each
COMP = 4.236992 each	MANA = 422.918486 each
DAI = 123.723135 each	ZRX = 1,024.148848 each
CEL = 631.663600 each	XLM = 1,897.061708 each in ( <i>custody acct</i> )

Thank you for taking the time to read and accept this letter into the Celsius claim process and for the courts attention to resolve this bankruptcy in a fair and just decision for all the Celsius Network LLC creditor clients.

Best Regards:

Karen L Mays   
13003 Country Trl.

San Antonio, Tx 78216

Email: karenmays2@yahoo.com

September 22, 2022  
Honorable Chief Judge Martin Glenn  
United States Bankruptcy Court  
Southern District of New York  
Court Room #823  
One Bowling Green  
New York, New York 10004-1408

Subject: Celsus Network LLC, Bankruptcy Case No. 22-10965

To: Honorable Chief Judge Martin Glenn

This letter is to acknowledge and confirm that I have an account as a creditor with Celsus Network LLC. I understand that the claim form #10 will be revised and provided to Celsus account holders so we can properly identify our account assets and not just a dollar value at the time that Celsus froze accounts and filed for bankruptcy. Since the dollar value of crypto currency and stable coins changes every second it is not realistic to submit an accurate dollar claim value other than the quantity of the stable coins held in each account on the day assets were frozen.

The assets I own in my Celsus Bank account have not been collateralized against any loan and are unencumbered and should be returned to me in full as itemized below:

BTC = 11.38434 each	DOT = 11.08487 each
ETH = 8.11738 each	ADA = 1,080,073,384 each
LINK = 188,900,782 each	LTC = 15,683,880 each
ZRX = 1,024,143,748 each	SNM = 331,670,085 each

DAI = 133,733,132 each	<del>ETH = 8.11738 each</del>
CGL = 631,083,800 each	<del>ADA = 1,080,073,384 each</del>
	<del>SNM = 331,670,085 each</del>

Thank you for taking the time to read and accept this letter into the Celsus claim process and for the court attention to resolve this bankruptcy in a fair and just decision for all the Celsus Network LLC creditor clients.

Best Regards,

Karey L. Mayes, Esq.  
18003 County Rd. 1  
San Antonio, TX 78216

Email: karey@kareylaw.com